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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/735,654	12/16/2003	Shih Hsiung Li	LISH3002/EM	3529
23364	7590 05/04/2005		EXAMINER	
BACON & THOMAS, PLLC 625 SLATERS LANE			WALK, SAMUEL J	
FOURTH FLOOR			ART UNIT	PAPER NUMBER
ALEXANDRIA, VA 22314			2632	
			DATE MAILED: 05/04/2004	ξ

Please find below and/or attached an Office communication concerning this application or proceeding.

	•	Application No.	Applicant(s)	Q,
Office Action Summary		10/735,654	LI, SHIH HSIUNG	
		Examiner	Art Unit	
		Samuel J. Walk	2632	
Period fo	The MAILING DATE of this communication a or Reply	appears on the cover shee	t with the correspondence addres	·s
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. a period for reply specified above is less than thirty (30) days, a roperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the may be patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, ma reply within the statutory minimum o od will apply and will expire SIX (6) tute, cause the application to becom	y a reply be timely filed  f thirty (30) days will be considered timely.  MONTHS from the mailing date of this commu  Be ABANDONED (35 U.S.C. § 133).	nication.
Status				
1)[🛛	Responsive to communication(s) filed on 16	S December 2003		
2a)□		his action is non-final.	,	
3)□	Since this application is in condition for allow		natters, prosecution as to the me	rits is
٥/١	closed in accordance with the practice unde	·	·	
Disposit	ion of Claims			
5)	Claim(s) <u>1-20</u> is/are pending in the applicati 4a) Of the above claim(s) is/are withd Claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	Irawn from consideration.		
Applicat	ion Papers			
10)⊠	The specification is objected to by the Example The drawing(s) filed on 16 December 2003 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the	s/are: a)⊠ accepted or the drawing(s) be held in abe rection is required if the draw	eyance. See 37 CFR 1.85(a). ving(s) is objected to. See 37 CFR 1	.121(d).
Priority (	under 35 U.S.C. § 119		•	
12) <b>□</b> a)	Acknowledgment is made of a claim for forei  All b) Some * c) None of:  1. Certified copies of the priority docume  2. Certified copies of the priority docume  3. Copies of the certified copies of the p  application from the International Bure  See the attached detailed Office action for a l	ents have been received. ents have been received i riority documents have be eau (PCT Rule 17.2(a)).	n Application No een received in this National Sta	ge
Attachmen	ıt(s)	. •		
1) 🔀 Notic 2) 🔲 Notic 3) 🔲 Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/6 er No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO-152	)

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### DETAILED ACTION

#### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 6, 8-9, 13, 15-16 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murakami (US 6759957) in view of Latorre (US 5438318) and in further view of Saylor (US 6400265).

In reference to Claim 1, Murakami discloses a home security system wherein claims sensor met by sensors 11-18; claimed image capture device met by cameras 21-26; claimed control unit met by controller 30; claimed communication interface met by electric power lines L; claimed image transmission to cell phone met by cellular phone 50 which is enabled to show an image captured by camera 21, see Col. 8 lns 39-48. Murakami does not disclose a memory. However, Latorre teaches of a movement detector for detecting movement within a predetermined space wherein movement detector (unlabeled) includes memory 6, see Col. 2 lns 1-3 and

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Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teachings of Latorre into the system of Murakami because providing a memory allows the device to effectively and accurately compare measured levels to desired thresholds. Murakami and Latorre do not disclose dialing an emergency number and generating alarm signals. However, Saylor discloses a system and method for monitoring security system by using video images wherein the user and police or security company are notified of alarm conditions via the web, see Col. 3 lns 61-63, Col. 4 lns 2-3 and 24-28, Col. 5 lns 38-49 and Col. 6 lns 35-55. Therefore, one having ordinary skill in the art at the time the invention was made would have incorporated the teachings of Saylor into the system of Murakami and Latorre because notifying emergency personnel of alarm conditions allows for a quicker response and a safer environment.

In reference to Claim 2, Murakami further discloses that sensors 11-18 comprise infrared sensors, see Col. 4 lns 28-29.

<u>In reference to Claim 6</u>, Murakami further discloses that camera21-26 are CCD, see Col. 5 lns 12-13.

In reference to Claims 8-9 and 13, Murakami discloses a plurality of sensors and a plurality of cameras operable of a plurality of electric power lines, see Col. 3 lns 40-51.

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Murakami does not specifically disclose modulation and demodulation. However, Latorre teaches of movement detector (unlabeled) that includes demodulator 3, see Col. 2 lns 39-47. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include modulation and demodulation means so that the data would properly and efficient transmit.

In reference to Claims 15-16 and 20, Murakami discloses that the communication between sensors 11-18 and controller 30 is over power lines. Murakami and Latorre do not disclose wireless communication. However, Saylor teaches that communication may be establish through various mediums such as radio frequency, POTS, cable modem, DSL, wireless and others, see Col. 5 lns 38-49. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize wireless communication because it allows more versatility and easier installation.

3. Claims 3-5 and 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murakami in view of Latorre in view of Saylor and in further view of Owechko (US 2003/0204384).

In reference to Claims 3-5, Murakami and Saylor disclose a system which monitors intrusion alarm conditions over power

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lines. Murakami and Saylor do not disclose an ultrasonic sensor. However, Owechko teaches of high-performance sensor fusion architecture wherein object presence is detected using vision sensors such as CCD and CMOS cameras and ultrasonic sensors, see para [0049]. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teachings of Owechko into the combined system of Murakami, Latorre and Saylor because the sensors are functionally equivalent and readily available components.

<u>In reference to Claims 10-12</u>, see above rejection in reference to Claims 8-9.

In reference to Claims 17-19, see above rejection in reference to Claims 15-16 and 20.

4. Claims 7 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Murakami in view of Latorre in view of Saylor and in further view of Parsadayan (US 6329930).

In reference to Claims 7, Murakami and Saylor disclose a system for monitoring intrusion alarm conditions over power lines using a CCD camera. Murakami, Latorre and Saylor do not disclose a CMOS camera. However, Parsadayan teaches of a method and apparatus for detection of a breach of a security gate

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wherein cameras 20 may be any of a [w]ide variety of known digital video cameras including CMOS imaging microcircuits, see Col. 2 lns 61-64. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teachings of Parsadayan into the combined system of Murakami and Saylor because CMOS cameras are functionally equivalent and readily available components.

<u>In reference to Claims 14</u>, see above rejection in reference to Claims 8-9.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Orita (US 6831550) discloses a security system using sensors. Richman (US 2003/0206100) discloses a method and protocol for real time security system. Naidoo (US 2004/0086090) discloses a lifestyle multimedia security system. Schranz (US 2004/0086093) discloses a VOIP security montoring and alarm system.

## Correspondence

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samuel J.

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Walk whose telephone number is (571) 272-2960. The examiner can normally be reached on M-F: 8:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel Wu can be reached on (571) 272-2964. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SUPERVISORY PATENT EXAMINER